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12	v					
13	Attorneys for Plaintiffs/Counterdefendants					
14	UNITED STATES DISTRICT COURT					
15						
16	****					
17	ALLSTATE INSURANCE COMPANY, ALLSTATE PROPERTY & CASUALTY	CASE NO.	2:15-cv-01786-APG-CWH			
18	INSURANCE COMPANY, ALLSTATE					
19	INDEMNITY COMPANY, and ALLSTATE FIRE & CASUALTY INSURANCE					
	COMPANY,					
20	Plaintiffs,	STIPULATIO	N AND ORDER TO			
21	,	EXTEND DEA	ADLINE FOR PLAINTIFFS' O DEFENDANTS'			
22	V.	RENEWED M	OTION FOR PROTECTIVE			
23	RUSSELL J. SHAH, MD, DIPTI R. SHAH, MD, RUSSELL J. SHAH, MD, LTD., DIPTI	ORDER [ECF	No. 309]			
	R. SHAH, MD, LTD., and RADAR	(D) 4 D				
24	MEDICAL GROUP, LLP dba UNIVERSITY URGENT CARE, DOES 1-100, and ROES	(First Request)	)			
25	101-200,					
26	Defendants.					
27		İ				
~ ,						
28	AND RELATED CLAIMS					

MCCORMICK, BARSTOW, SHEPPARD, WAYTE & CARRUTH LLP 8337 W. SUNSET RD, SUITE 350 LAS VEGAS, NV 89113

1	Plaintiffs/Counterdefendants A	ALLST	ATE	INSURANCE	COMPANY,	ALLSTATE		
2	PROPERTY & CASUALTY INSURANCE COMPANY, ALLSTATE INDEMNITY COMPANY,							
3	and ALLSTATE FIRE & CASUALTY INSURANCE COMPANY, by and through their attorneys of							
4	record of the law firms McCORMICK, BARSTOW, SHEPPARD, WAYTE & CARRUTH LLP, and							
5	FAIN ANDERSON VANDERHOEF ROSENDAHL O'HALLORAN SPILLANE PLLC, and							
6	Defendants and Counterclaimant RUSSELL J. SHAH, M.D., DIPTI R. SHAH, M.D., RUSSELL J.							
7	SHAH, MD, LTD., DIPTI R. SHAH, MD, LTD., and RADAR MEDICAL GROUP, LLP dba							
8	UNIVERSITY URGENT CARE, by and through their attorneys of record of the law firm BAILEY							
9	KENNEDY, hereby stipulate and agree as follows:							
10	1. On July 13, 2018, Defend	dants fi	led the	eir Renewed Mo	tion for Protectiv	ve Order [ECF		
11	No. 309] (the "Motion")	;						
12	2. Plaintiffs' Response to the Motion is presently due on July 27, 2018;							
13	3. Pursuant to an agreemen	t betwe	en the	parties, Plaintif	fs shall now hav	e until Friday,		
14	August 3, 2018 to file a	Respon	se to t	he Motion; and				
15	4. This is the first Stipulation to extend the deadline for the Response to the Motion. Thi							
16	Stipulation is made in good faith and not to delay the proceedings.							
17	IT IS SO STIPULATED.							
18	DATED this 23 <sup>rd</sup> day of July, 2018.							
19				ICK, BARSTO & CARRUTH L	W, SHEPPARD	,		
20		By		vlan P. Todd	LI			
21		Ъγ	DYL	AN P. TODD, I da Bar No. 104				
22			TOD	D W. BAXTER itted Pro Hac V	, ESQ.			
23			8337	West Sunset Ro Vegas, NV 8911	oad, Suite 350			
24				<i>C</i> ,	ffs/Counterdefer	ndants		
25			111101	no jo tor i tantu	iig Countelaciel	iduiti)		
26								
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1	DATED this 23 <sup>rd</sup> day of July, 2018.				
2	BAILEY KENNEDY				
3	By <u>/s/ Joshua P. Gilmore</u> DENNIS L. KENNEDY, ESQ.				
4	Nevada Bar No. 1462 JOSEPH A. LIEBMAN, ESQ.				
5	Nevada Bar No. 10125 JOSHUA P. GILMORE, ESQ.				
6	Nevada Bar No. 11576 8984 Spanish Ridge Avenue				
7	Las Vegas, NV 89148 Attorneys for Defendants & Counterclaimant				
8	IT IS SO ORDERED.				
9	Cura H				
10	UNITED STATES MAGISTRATE JUDGE				
12	DATED: July 25, 2018				
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14	03246-01559 5241727.1				
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